APPEILAND COURT OF APPEAL FOR

V. * THE FOURTH CIRCUIT

UNITED STATES CASE NO. 23-40-27

OF AMERICA * CRIMINAL NO. JKB-19-0036

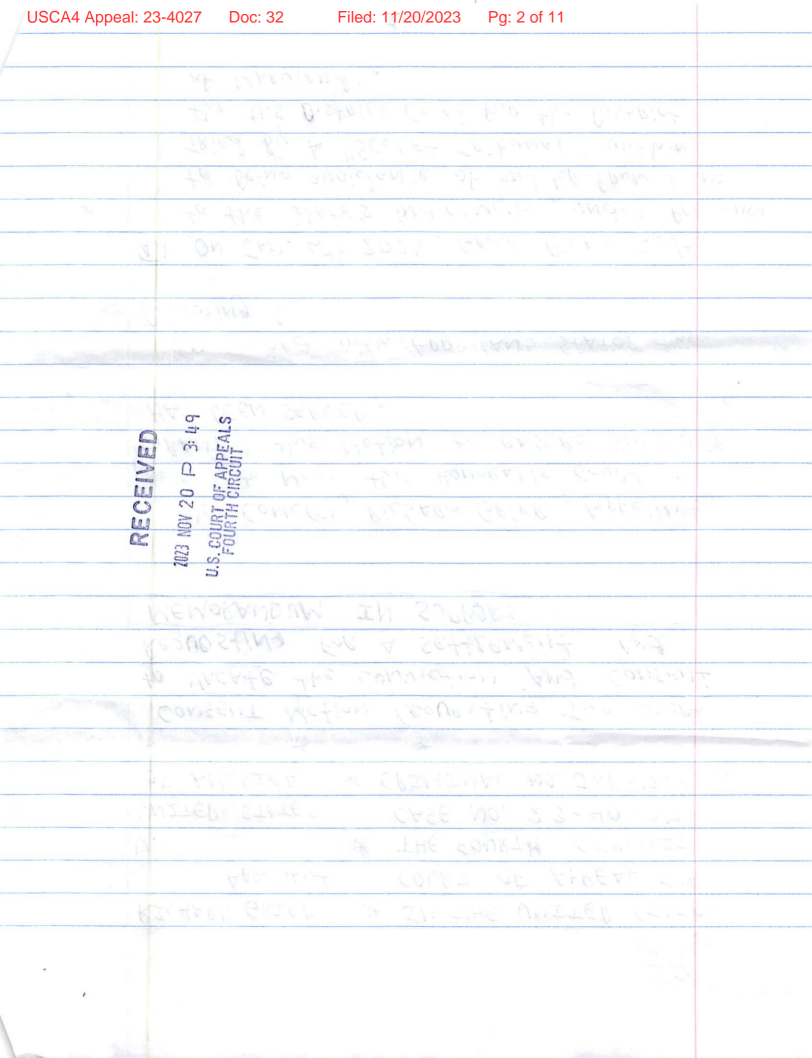
* *

CONSENT Motion Requesting The Court to VACAte the Conviction And Consent Reguesting FOR A SETTLEMENT AND MEMORANDUM IN SUPPORT

PRO Se, to Move this HONORAble Court to "GRANT" this Motion to ENSURE JUSTICE HAS BEEN SERVED.

IN accord with Appellant States the following :

A.) ON JAN. 6th 2023, Grier Plead Guilty to the State's indictment, under Pretense to being avoidance of and for from being Tried by A "Secret Tribunal" within the U.S Bistrict Court For the District of MARYLAND .



- B. ON JAN. 13th 2023, GRIER Filed A NOTICE

 OF APPEAL; thereafter, Appellant,

 Filed with this HonoRable Court...

 A SAMPLE BRIEF Filed Feb. 15th, 2023

 Raising the said claims:
 - I. Did The Court Abuse its Discretion when it Denied Appellants) Motion To Receive Discovery Files.
 - II. Did THE COURT ERR AND/OR COMMIT MISCONDUCTORY FOREING APPELLANT TO Rely ON THE COURT DISMISSED ON DECEMBER 19th, 2022, IF he wanted to Review The Discovery.
 - 111. Did The Sentencing Court ERR IN Accepting Appellant's Guilty Plead.
- Note: on Dec. 19th, 2027, MR. GRIER, waived his Right

 to counsel [C. Purpura] and requested leave to proceed

 pro se, [up-holding his 6th Amend.] which was grant
 [ed] by [Matthew J. Maddox.] Subsequently, Grier

 filed a Motion ECF 1057. [Ex. 3] which [M.

 Maddox] devied after [C. Purpura] was under
 handedly put Back on the case as a Stand-by.

 III 0 8:60 8202102171: poll 28:30111

[C.] ON Feb. 17th, 2023, this court ORDERED, APPEllANT TO [File] AN INFORMAL BRIEF which was filed MARCH-ZOTH, 2023; RAISING the SAME issues ABOUE IN Brief.

As A Result, the government after MANY Extension(s) Filed its OWN INFORMAL BRIEF ON June 5th, 2023, [WHICH FATEBOTO DISPROVE Appellant's Merits's But instead tried to present issues this Court WONT even consider ...

"The Court will Not consider issues that are Not specifically raised in the informal opening brief." See. Informal Briefing ORDER Filed Feb. 17th 2023

IN- turn, Appellant, Grier, Filed its own INFORMAL Reply Brief ... Statting] how the government's contention(s) FAL(s) to take into account certain elements From Grier's Merits As presented in this Action. [A-I] see. Brief Filed June 16th, 2023.

^{2.} Note: IN Hicks, The Appellate Court Stated & very Storng Statement . . . " A criminal justice system can only call itself A Justice system if cases are generally decided ON their Merits.

MEMORANDUM

The King Finds Pleasure in a servernt who acts with insight. But his Fury is against the one and/or ones who acts shamefully. [Proverts 14:35] A mild answer turns away rage But a harsh word stirs up anger. The tougue of the Wise Makes good use of knowledge But the Mouth of the stupid blurts out foolishness. The eyes of Jehovah are everywhere, watching both the Bad and Good.

A £ALM tongue is a tree of life. But twister

A EALM tongue is a tree of life. But twisted speech causes despair. [A shrewd person accepts correction ... But the produce of the wicked one brings on them trouble.] The lips of the wise spread knowledge, But Not so the heart of the stupid one. .. But the prayer of the upright, is a pleasure to Him. Jehouah detests the way of the wicked one But he loves the one who pursues righteousness. Discipline seems bad to one forsaking the way, But whoever hates reproof will die. [Proverbs 15:1-10]

As Judge Learned Hand ONCE said:
"Liberty lies in the hearts of Men and women;
when it dies there, No Constitution, No law, No
court can save it; No Constitution, No law, No
court can even do Much to help it.

USCA4 Appeal: 23-4027 Doc: 32 Filed: 11/20/2023 Pg: 5 of 11

HISTORY OF CASE

The government placed Grien, [IN] this indictment, BACK in 2018 "charging him with (Conspiracy to Distribute and Possessian with the Intent to Distribute Controlled), (2) (Conspiracy to Possess [A] Firearm in Furtherance of Drug Trafficking.)

With VARIOUS PERSONS, Appellant understood
they was charging him falsly with the Persons.
So He positively opposed them...

See. Ex. 2 of Appellant's and Ex. 1] the Dismissal
Motion ECF. 757 Filed in 2021 was devised
Because of Who? "C. Purpura's" persence, then understanding why it got Devied; Grier Refiled

Server! More Motions "ECF No. 830 - ECF No. 768
Along with was A Motion titled Motion to fire
Appointted Counsel. The Court James K. Bredar,
choose Not to Rule on the last Said Motion.

GRIER, then Filed "Two MORE Motions" Titled:

PRO SE DEFENDANT ENTRY OF APPEARANCE [Ex.3] pending ...
in this Appeals Courts; and A New Motion FOR

Dismissal; [Ex.4]

The Government "P. McLane", Knew their Case was without Merits [As] to Count I to Count Z of their filings; At the 'Start' against Appellant.

[FALSE ALLGATIONS.] So to try to Better and/or strengthen their Case Against MR. GRIER...

[T] hey then used case no. 118257005 Which was on itis Post - Conviction [with an unknown outcome] what should have been taken into consideration

[NEGLIGENT[S]"BECAUSE IF and/or When OVERTURN—[ED] By the Honorable Judge Atas - P.C:17328—"
Then Double Jeperdy Fall into Play cause would "No" longer be violating both F.E.D and State LAW

5th Amendment.

ONCE, [CASE NO: 118257005] WAS picked-up it

[GOVERNMENT] STARTED PLACING MORE [FALSEALLGATIONS] ON GRIER PLACING him in A

[RACKETEERING ENTERPRISE] with A New group
of persons Calling and/or LABLING GRIER ... [A]

GANGMEMBER "CCC" Saying He Killed 2 people and

Mempted to Kill 2 people. More [FALSE ALLGATIONS]

Here; plus [DEFORMATION OF CHARACTER Along with

CHARACTER ASSASSINATION] only to get A

CONVICTION ON GRIER See... BRIEF(S) of Appellant

NOTE:

WITH THE HELP OF: C. PURPURA, And

M. MADDOX AND Judge Bredar.

USCA4 Appeal: 23-4027 Doc: 32 2207|ed: 91/20/2022 Pg: 7 of 11

[T] hey Judge Maddox, Judge Bredar, P. Lane, and

C. purpara [Aissided Each other] How can two walk

together unless in agreement. That Void and Null

Agreement Broughtforth By "C. purpara" open the

door to [civil dis-obedience] [civil Rights Violation]

H A [Wrongful Convicted] person [EMOTIONAL

DISTRESS] on behalf of the Appellant "MR. GRIGR"

Along with Pain + Suffering and Because they didnt

Repent caused Mr. Grier Extra pain + Suffer ex
ing. See. Brief(s) of Appellant with Exhibits

Filed in this Court.

And to clean-up the MATTER Judge Breder Agreed to something [Ex. E8] But LATER Dis-Agreed WHEN HE SAID ON THE RECORD

"You Have 14 days to Appeal!

The Agreement was illegally obtained, C. purpura was Dissimissed Dec. 19th 2022 why Is He there? Jan. 6th 2023 with a document dated Jan. 63, 2023 sent to him by P. LANE. [Although] Grier was His own Attorney. - Huge Mis conduct - THE COURT Secretively denid appellant of his Right to Self-Represention by Keeping the exculpatory Evidence away from him Making Appellant "handicap"

DEPRIVING HIM OF HIS RIGHTS UNDER THE 6th And 14th Amendments due process clause in Jesus NAME AMEN.

Declaring Grier [leagily] NOT GULITY.

WHEREFORE, GRIER RESpectfully Asks this court to ORDER AND/OR ISSUE AN ORDER telling THE STATE TO:

1. [Dismiss] The indictment on Grier(s)
BEHALF. [DECLARING Him innocent] with prejuice

2. Give A copy of All documents to Grier

SETTLEMENT

"VIRginia" Somewhere with all party's present

Appellant is requesting: [350 M] or [350 B] for the following: [FAIBE Allgations], emotional Distress(s), Deformation of Character, Character ASSASSINATION, Negligents, civil dis-obedience, civil Rights violation, wrongfully convicted AND DISCRIMINATION

USCA4 Appeal: 23-4027 Dod 32 Pd: 20/2023 Pg: 9 of 11

Appellant does Not desire For them to Be Exposed For this [UN] SCRURULOUS / (UN] PRINCIPLED BEHAVEIOR, Atleast, this [Honorable Court]
Feels to and/or need to Do So . [You Have Consent)

IN JESUS NAME AMEN

LOVE OR HATE REPRESENT

LOVE OVER HATE THE JEWISH

STATE

CONCLSION

IF THE LAW IS THE LAW, NO PERSON IS ABOVE IT.

There are those who oppress the innocent and take bribes and deprive the poor of their right(s)

And withhold Justice in the courts.

FAVORITISM BUT Up-hold THE LAW

CERTIFICATE OF SERVICE

I HEREBY CERTIFY, that ON 8th day of November 2023, A copy of the foregoing Motion was postpackage paid TO CLERK of Court :

Please send copies to Party's IAM indigents.

Filed: 1120/2023 Pg: 10 of 11

Respectfully submitted, R. Hier

USCA4 Appeal: 23-4027 Doc: 32

R. Shi #474750 14100 McMullen Huy S.W Cumberland, MD 21502

BALTIMORE MD 212 16 NOV 2023 PM 5 L

RECEIVED

U.S. MARSHALS TO: CLERK OF COURT

1100 E. MAIN ST.,

Richmond Virginia 23219